IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Ann Coblentz v City of Novi

Docket No. 285431

L.C. No. 2003-046760-CZ

Mark J. Cavanagh, Judge, acting under MCR 7.211(E)(2), orders:

Defendant-appellee's motion for leave to file a late answer is GRANTED. The answer received on October 31, 2008, is accepted for filing.

Plaintiffs-appellants' motion to amend the appeal to include issues related to the lower court's August 27, 2008, order is DENIED. The jurisdiction of the Court of Appeals is entirely statutory, and its practice and procedure are prescribed by the court rules. *Walsh v Taylor*, 263 Mich App 618; 689 NW2d 506 (2004). An appeal, like the instant case, from "an order described in MCR 7.202(6)(a)(iii)-(v) is limited to the portion of the order with respect to which there is an appeal of right." MCR 7.203(A). As such, this appeal from the April 24, 2008, postjudgment order regarding attorney fees and costs is limited to that order. MCR 7.202(6)(a)(iv); MCR 7.203(A).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

NOV 1 2 2008

Date

Leidra Schultz Menzel
Chief Clerk